Mr. ENSIGN objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 359 Nays When there appeared ... Answered present

¶121.14[Roll No. 532] YEAS-52

Allen Hastings (FL) Millender-McDonald Carson Hefner Hinchey Miller (CA) Convers Coyne Hoyer Jackson (IL) Mink DeGette Obev Jefferson Johnson (WI) Dellums Olver Deutsch Owens Doggett Johnson, E. B. Pallone Kaptur Kennedy (RI) LaFalce Ensign Pastor Eshoo Pelosi Peterson (MN) Fazio Filner Lantos Serrano Lewis (GA) Ford Stark Frank (MA) Markev Taylor (MS) Frost Martinez Torres McCarthy (NY) Weygand Furse Gephardt McDermott Wise Gibbons McNulty

NAYS-359

Collins Abercrombie Goss Combest Graham Ackerman Aderholt Condit Green Archer Cook Greenwood Gutierrez Armey Cooksey Gutknecht Hall (OH) Bachus Costello Baesler Cox Hall (TX) Baker Cramer Baldacci Hamilton Crane Ballenger Crapo Hansen Barcia Cummings Harman Barr Cunningham Hastert Barrett (NE) Hastings (WA) Danner Davis (FL) Barrett (WI) Hayworth Hefley Hill Bartlett Davis (IL) Barton Davis (VA) Hilleary Bass Deal Bateman Delahunt Hilliard Becerra DeLauro Hinoiosa Bentsen DeLay Hobson Bereuter Diaz-Balart Hoekstra Berman Holden Dickey Berry Dicks Hooley Horn Hostettler Bilbray Dingell Bilirakis Dixon Bishop Dooley Houghton Blagojevich Doolittle Hulshof Bliley Hutchinson Doyle Blumenauer Dreier Hyde Blunt Duncan Inglis Istook Boehlert Dunn Boehner Edwards Jackson-Lee Bonilla Ehlers (TX) Ehrlich Boswell Jenkins John Boucher Emerson Johnson (CT) Boyd Engel English Brady Johnson, Sam Brown (FL) Etheridge Jones Brown (OH) Kasich Evans Kelly Bryant Everett Kennelly Bunning Ewing Burr Farr Kildee Fattah Kilpatrick Burton Buyer Callahan Fawell Kim Kind (WI) Flake King (NY) Calvert Foley Camp Campbell Forbes Kingston Fowler Kleczka Canady Klink Franks (NJ) Cannon Klug Knollenberg Cardin Frelinghuysen Castle Gallegly Kolbe Kucinich Chabot Ganske Chambliss Gejdenson LaHood Chenoweth Gekas Lampson Gilchrest Christensen Largent Latham Clay Gillmor Clayton Gilman LaTourette Clement Goode Lazio Goodlatte Clyburn Leach Coble Goodling Levin Lewis (CA) Coburn Gordon

Lewis (KY) Smith (MI) Pickering Linder Smith (NJ) Smith (OR) Lipinski Pitts Pombo Smith (TX) Livingston Smith, Adam Smith, Linda LoBiondo Pomerov Porter Lofgren Portman Lowey Snowbarger Lucas Poshard Snyder Solomon Luther Price (NC) Pryce (OH) Maloney (CT) Souder Maloney (NY) Quinn Spence Manton Radanovich Spratt Manzullo Rahall Stabenow Ramstad Mascara Stearns Matsui Rangel Stenholm McCarthy (MO) Redmond Stokes Strickland McCollum Regula McCrery Reyes Stump McDade Riggs Stupak Rilev McGovern Sununu McHale Rivers Talent McHugh Rodriguez Tanner McInnis Tauscher Roemer McIntyre Rogan Tauzin Taylor (NC) McKeon Rogers Rohrabacher Thomas McKinney Meehan Ros-Lehtinen Thompson Meek Rothman Thornberry Menendez Thune Roukema Metcalf Roybal-Allard Thurman Royce Rush Mica Tiahrt Miller (FL) Tierney Minge Ryun Towns Moakley Saho Traficant Moran (KS) Salmon Turner Moran (VA) Sanchez Upton Morella Sanders Velazquez Murtha Sandlin Vento Myrick Sanford Visclosky Walsh Nadler Sawver Neal Saxton Wamp Nethercutt Scarborough Waters Watkins Neumann Schaefer, Dan Schaffer, Bob Ney Watt (NC) Northup Scott Watts (OK) Sensenbrenner Waxman Norwood Weldon (FL) Nussle Sessions Oberstar Shadegg Weller Wexler Ortiz Shaw Shays White Whitfield Packard Sherman Pappas Shimkus Wicker

ANSWERED "PRESENT"-1

Wolf

Wynn

Yates

Woolsey

Young (AK)

Young (FL)

DeFazio

Shuster

Sisisky

Skaggs

Skelton

Slaughter

Skeen

Parker

Paul

Paxon

Pease

Peterson (PA)

Pascrell

NOT VOTING-21

Andrews Foglietta McIntosh Mollohan Bonior Gonzalez Bono Granger Payne Borski Herger Pickett Schiff Brown (CA) Hunter Capps Kanjorski Schumer Kennedy (MA) Weldon (PA)

So the motion to adjourn was not agreed to.

¶121.15 WAIVING POINTS OF ORDER AGAINST THE CONFERENCE REPORT TO ACCOMPANY H.R. 1119

Mr. SOLOMON, by direction of the Committee on Rules, called up the following resolution (H. Res. 278):

Resolved, That upon adoption of this resolution it shall be in order to consider the conference report to accompany the bill (H.R. 1119) to authorize appropriations for fiscal year 1998 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes. All points of order against the conference report and against its consideration are waived. The conference report shall be considered as

When said resolution was read.

Pending consideration of said resolu-

¶121.16 MOTION TO ADJOURN

Mr. ENSIGN moved that the House do now adjourn.

The question being put, viva voce,

Will the House now adjourn?

The SPEAKER pro tempore, Mr. SNOWBARGER, announced that the navs had it.

Mr. ENSIGN demanded that the vote be taken by the yeas and nays, which demand was not supported by one-fifth of the Members present, so the yeas and nays were refused.

So the motion to adjourn was not agreed to.

¶121.17 NOTICE—MOTION TO INSTRUCT CONFEREES-H.R. 2267

Mr. ROHRABACHER, pursuant to clause 1(c) of rule XXVIII, announced his intention to instruct the managers on the part of the House at the conference with the Senate on the disagreeing votes of the two Houses on the bill (H.R. 2267) making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1998, and for other purposes, be instructed to insist on the disagreement of the House with section 111 of the Senate amendment, which provides for a permanent extension of section 245(i) of the Immigration and Nationality Act.

When House Resolution 278 was considered.

During debate on said resolution,

By unanimous consent, the time for the following Members to give notice of intention to offer resolutions as questions of the privileges of the House was not deducted from the thirty minutes yielded to Mr. Frost by Mr. Solomon for the purpose of debating House Resolution 278.

¶121.18 NOTICE—QUESTION OF PRIVILEGES OF THE HOUSE

Mr. MENENDEZ, pursuant to clause 2(a)(1) of rule IX, announced his intention to offer the following resolution, as a question of the privileges of the House:

Whereas Loretta Sanchez was issued a certificate of election as the duly elected Member of Congress from the 46th District of California by the Secretary of State of California and was seated by the U.S. House of Representatives on January 7, 1997; and

Whereas A Notice of Contest of Election was filed with the Clerk of the House by Mr. Robert Dornan on December 26, 1996; and

Whereas the allegations made by Mr. Robert Dornan have been found to be largely without merit, including his charges of improper voting from a business, rather than a residential address; underage voting; double voting; and charges of unusually large numbers of individuals voting from the same address. It was found that those accused of voting from the same address included a Marines barracks and the domicile of nuns; that business addresses were legal residences for the individuals, including the zoo keeper of Santa Ana Zoo; that duplicate voting was by different individuals; and that those accused of underage voting were of age; and